E-filing

№ AO 120 (Rev. 3/04)

Mail Stop 8 TO: Director of the U.S. Patent and Trademark Office

> P.O. Box 1450 Alexandria, VA 22313-1450

REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR

TRADEMARK

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been filed in the U.S. District Court Northern District of California on the following Patents or ☐ Trademarks: U.S. DISTRICT COURT Northern District of California DATE FILED DOCKET NO. PLAINTIFF DEFENDANT UNILOC, USA and UNILOC (SINGAPORE) PRIVATE MACROVISION CORPORATION LIMITED PATENT OR DATE OF PATENT HOLDER OF PATENT OR TRADEMARK TRADEMARK NO. OR TRADEMARK MACROVISION CORPORATION 1 6,202,056 3/13/2001 2 6,889,206 5/3/2005 MACROVISION CORPORATION 3 7,089,315 8/8/2006 MACROVISION CORPORATION 4 6,802,006 10/5/2004 MACROVISION CORPORATION 5 6,510,516 1/21/2003 MACROVISION CORPORATION In the above—entitled case, the following patent(s)/ trademark(s) have been included: DATE INCLUDED INCLUDED BY ☐ Amendment ☐ Answer Cross Bill Other Pleading PATENT OR DATE OF PATENT HOLDER OF PATENT OR TRADEMARK TRADEMARK NO. OR TRADEMARK 3 5 In the above—entitled case, the following decision has been rendered or judgement issued: DECISION/IUDGEMENT Currently Unknown. CLERK (BY) DEPUTY CLERKO THELMANUDO DATE RICHARD W. WIEKING MAR 1 3 2008

COMPLAINT FOR PATENT INFRINGEMENT

51355/2432972.1

JURY DEMAND

Pursuant to Fed. R. Civ. P. 38(b), Macrovision demands a trial by jury on all matters and issues triable by jury.

DATED: March 13, 2008

c

Respectfully submitted,

QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP

By Clarl n.

Attorneys for Macrovision Corporation

1- Cas

QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP Claude M. Stern (Bar No. 96737) claudestern@quinnemanuel.com 555 Twin Dolphin Drive, Suite 560 Redwood Shores, California 94065-2139 ORIGINAL Telephone: (650) 801-5000 Facsimile: (650) 801-5100 4 MAR 1 2 2008 5 Christopher E. Stretch (Bar No. 166752) chrisstretch@quinnemanuel.com Carl G. Anderson (Bar No. 239927) RIGHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA carlanderson@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 9411 E-filing 8 Attorneys for MACROVISION CORPORATION 10 UNITED STATES DISTRICT COURT 11 12 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 13 MACROVISION CORPORATION. CASE NO. 14 Plaintiff. COMPLAINT FOR PATENT 15 INFRINGEMENT 16 VS. Demand for Jury Trial UNILOC USA, INC. and UNILOC (SINGAPORE) PRIVATE LIMITED, Date Filed: March 13, 2008 18 Defendant. 19 20 21 22 23 24 25 26 27

28

<u>COMPLAINT</u>

Plaintiff Macrovision Corporation (hereinafter "Macrovision"), by and through its undersigned attorneys, for its Complaint against Defendants Uniloc USA, Inc. and Uniloc (Singapore) Private Limited (collectively "Uniloc" or "Defendants") alleges as follows:

6 7

1

3

5

8

9

10

11

JURISDICTION AND VENUE

1. This action arises under the patent laws of the United States, 35 U.S.C. § 101 et seq. This Court has original jurisdiction over the patent infringement claims in this action under 28 U.S.C. §§ 1331 and 1338(a).

2. Venue is established in this judicial district pursuant to 28 U.S.C. §§ 1391(c) and/or 1400(b).

12 13 14

15

16 17

18

19

20

21

22

2324

25

26

INTRADISTRICT ASSIGNMENT

3. Pursuant to Civil Local Rule 3-2(c), this action is an Intellectual Property Action to be assigned on a district-wide basis.

<u>PARTIES</u>

Macrovision is a California corporation with a principal place of

business at 2830 De La Cruz Boulevard, Santa Clara, CA 95050. Macrovision is the owner by assignment of United States Patent Nos. 6,202,056, 6,889,206, 7,089,315, 6,802,006, and 6,510,516 (collectively the "Asserted Patents").

Macrovision is the owner of all rights to bring suit for infringement of the Asserted

Patents.

4.

5. Macrovision is informed and believes that Uniloc is a corporation existing under the laws of Rhode Island, and Uniloc (Singapore) Private Limited is a limited liability company existing under the laws of Singapore. Uniloc's global

27

28

51355/2432972.1

COMPLAINT FOR PATENT INFRINGEMENT

headquarters and principle place of business are located at 3333 Michelson Drive, Suite 600, Irvine, CA 92612.

6. Macrovision is informed and believes that Defendant Uniloc conducts substantial business in the State of California and this district; maintains a website on the Internet at http://redsky.uniloc.com, which is accessible in this district; and causes and induces infringement in this district.

<u>FACTUAL BACKGROUND</u>

- 7. Macrovision is a global leader in protection, enablement and distribution solutions that empower consumers to discover, acquire, manage and enjoy digital content.
- 8. Macrovision owns all rights, title, and interest in U.S. Patent No. 6,202,056 ("the '056 Patent"), entitled "Method for Computer Network Operation Providing Basis For Usage Fees", attached hereto as Exhibit A.
- 9. Macrovision owns all rights, title, and interest in U.S. Patent No. 6,889,206 ("the '206 Patent"), entitled "Method For Computer Network Operation Providing Basis For Usage Fees", attached hereto as Exhibit B.
- 10. Macrovision owns all rights, title, and interest in U.S. Patent No.7,089,315 ("the '315 Patent"), entitled "Method For Computer Network Operation
- Providing Basis For Usage Fees", attached hereto as Exhibit C.

 11. Macrovision owns all rights, title, and interest in U.S. Patent No.
- 6,802,006 ("the '006 Patent"), entitled "System And Method Of Verifying The Authenticity Of Dynamically Connectable Executable Images", attached hereto as Exhibit D.
- 12. Macrovision owns all rights, title, and interest in U.S. Patent No. 6,510,516 ("the '516 Patent"), entitled "System and Method for Authenticating

Peer Components", attached hereto as Exhibit E.

 13. Macrovision has complied with the requirements of 35 U.S.C. Section 287(a).

- 14. Defendants, through their SoftAnchor software product have, without license or permission from Macrovision, made, used, offered for sale, sold and/or imported into the United States, and continue to make, use, offer to sell and/or sell software security products and services that directly infringe, induce infringement or contributorily infringe one or more claims of each of the Asserted Patents.
- 15. In light of Macrovision's wide success and renown in the field of protecting enabling and distributing software solutions, and Uniloc's knowledge and awareness of same, Macrovision is informed and believes that, prior to the commencement of this suit and the filing of this complaint, Uniloc was aware of the Asserted Patents and, in conscious disregard of any or all of them, Uniloc knowingly infringed one or more claims of the Asserted Patents.

CLAIM I -- PATENT INFRINGEMENT (U.S. PATENT NO. 6,202,056)

- 16. Plaintiff realleges and incorporates by reference paragraphs 1 through 18, inclusive, as though fully set forth in this paragraph.
- 17. Macrovision owns all rights, title, and interest in U.S. Patent No. 6,202,056 ("the '056 Patent"), entitled "Method for Computer Network Operation Providing Basis For Usage Fees", attached hereto as Exhibit A. The '056 Patent was duly and legally issued by the United States Patent and Trademark Office on March 13, 2001.
- 18. Defendants have been making, using, offering for sale, selling, or importing into the United States and this District their SoftAnchor product which has directly infringed one or more claims of the '056 Patent.
- 19. Defendants, through their use, manufacture, sale, offering for sale and importing into the United States of their SoftAnchor product have actively induced others to infringe one or more claims of the '056 Patent and/or have contributed to

 24.

the infringement of one or more of these claims by Defendants' customers and/or their products.

- 20. Defendants are not licensed or otherwise authorized by Macrovision to make, use, offer for sale, sell or import the above identified product which infringes one or more claims of the '056 Patent.
- 21. Defendants' activities render them guilty of infringing one or more claims of the '056 Patent, under 35 U.S.C. § 271.
- 22. By reason of Defendants' infringing activities, Macrovision has suffered substantial damages in an amount to be proven at trial.

CLAIM II -- PATENT INFRINGEMENT (U.S. PATENT NO. 6,889,206)

23. Plaintiff realleges and incorporates by reference paragraphs 1 through 25, inclusive, as though fully set forth in this paragraph.

Macrovision owns all rights, title, and interest in U.S. Patent No.

- 6,889,206 ("the '206 Patent"), entitled "Method For Computer Network Operation Providing Basis For Usage Fees", attached hereto as Exhibit B. The '206 Patent was duly and legally issued by the United States Patent and Trademark Office on May 3, 2005.
- 25. Defendants have been making, using, offering for sale, selling, or importing into the United States and this District their SoftAnchor product which has directly infringed one or more claims of the '206 Patent.
- 26. Defendants, through their use, manufacture, sale, offering for sale and importing into the United States of their SoftAnchor product, have actively induced others to infringe one or more claims of the '206 Patent and/or have contributed to the infringement of one or more of these claims by Defendants' customers and/or their products.

27. Defendants are not licensed or otherwise authorized by Macrovision to make, use, offer for sale, sell or import the above identified product which infringes one or more claims of the '206 Patent.

28. Defendants' activities render them guilty of infringing one or more claims of the '206 Patent, under 35 U.S.C. § 271.

29. By reason of Defendants' infringing activities, Macrovision has suffered substantial damages in an amount to be proven at trial.

CLAIM III -- PATENT INFRINGEMENT (U.S. PATENT NO. 7,089,315)

- 30. Plaintiff realleges and incorporates by reference paragraphs 1 through 32, inclusive, as though fully set forth in this paragraph.
- 31. Macrovision owns all rights, title, and interest in U.S. Patent No. 7,089,315 ("the '315 Patent"), entitled "Method For Computer Network Operation Providing Basis For Usage Fees", attached hereto as Exhibit C. The '315 Patent

was duly and legally issued by the United States Patent and Trademark Office on August 8, 2006.

- 32. Defendants have been making, using, offering for sale, selling, or importing into the United States and this District their SoftAnchor product which has directly infringed one or more claims of the '315 Patent.
- 33. Defendants, through their use, manufacture, sale, offering for sale and importing into the United States of their SoftAnchor product, have actively induced others to infringe one or more claims of the '315 Patent and/or have contributed to the infringement of one or more of these claims by Defendants' customers and/or their products.
- 34. Defendants are not licensed or otherwise authorized by Macrovision to make, use, offer for sale, sell or import the above identified product which infringes one or more claims of the '315 Patent.

Case

25

26 27

28

38.

40.

and Trademark Office on October 5, 2004.

- Defendants' activities render them guilty of infringing one or more 35. claims of the '315 Patent, under 35 U.S.C. § 271.
- By reason of Defendants' infringing activities, Macrovision has suffered substantial damages in an amount to be proven at trial.

CLAIM IV -- PATENT INFRINGEMENT (U.S. PATENT NO. 6,802,006)

37. Plaintiff realleges and incorporates by reference paragraphs 1 through 39, inclusive, as though fully set forth in this paragraph.

Macrovision owns all rights, title, and interest in U.S. Patent No.

- 6,802,006 ("the '006 Patent"), entitled "System And Method Of Verifying The Authenticity Of Dynamically Connectable Executable Images", attached hereto as Exhibit D. The '006 Patent was duly and legally issued by the United States Patent
 - Defendants have been making, using, offering for sale, selling, or 39. importing into the United States and this District their SoftAnchor product which has directly infringed one or more claims of the '006 Patent.

Defendants, through their use, manufacture, sale, offering for sale and

- importing into the United States of their SoftAnchor product, have actively induced others to infringe one or more claims of the '006 Patent and/or have contributed to the infringement of one or more of these claims by Defendants' customers and/or their products.
- 41. Defendants are not licensed or otherwise authorized by Macrovision to make, use, offer for sale, sell or import the above identified product which infringes one or more claims of the '006 Patent.
- Defendants' activities render them guilty of infringing one or more 42. claims of the '006 Patent, under 35 U.S.C. § 271.
- 43. By reason of Defendants' infringing activities, Macrovision has suffered substantial damages in an amount to be proven at trial.

9

6

12 13

14 15

16 17

18

19

20 21

22 23

24 25

26

27 28

Plaintiff realleges and incorporates by reference paragraphs 1 through 44. 46, inclusive, as though fully set forth in this paragraph.

Macrovision owns all rights, title, and interest in U.S. Patent No. 45. 6,510,516 ("the '516 Patent"), entitled "System and Method for Authenticating Peer Components", attached hereto as Exhibit E. The '516 Patent was duly and legally issued by the United States Patent and Trademark Office on January 21, 2003.

Defendants have been making, using, offering for sale, selling, or 46. importing into the United States and this District their SoftAnchor product which has directly infringed one or more claims of the '516 Patent.

Defendants, through their use, manufacture, sale, offering for sale and 47. importing into the United States of their SoftAnchor product, have actively induced others to infringe one or more claims of the '516 Patent and/or have contributed to the infringement of one or more of these claims by Defendants' customers and/or their products.

Defendants are not licensed or otherwise authorized by Macrovision to 48. make, use, offer for sale, sell or import the above identified product which infringes one or more claims of the '516 Patent.

Defendants' activities render them guilty of infringing one or more 49. claims of the '516 Patent, under 35 U.S.C. § 271.

By reason of Defendants' infringing activities, Macrovision has 50. suffered substantial damages in an amount to be proven at trial.

PRAYER FOR RELIEF

Wherefore, Plaintiff Macrovision respectfully prays for judgment against Defendants as follows: